



Patent

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants: ST. GEORGE et al.

Application No.: 10/673,936

Filing Date: September 29, 2003

For: SKIPPING ROPE OR JUMP ROPE
HAVING IMPROVED
ASYMMETRIC HANDLE

) Group Art Unit: 3764
) Examiner: Unknown
) **Petition for Revival of an Application for
Patent Abandoned Unintentionally Under
37 CFR §1.137(b)**
) Docket No.: LOJM-2406
) **(New Docket No.: 001.005)**
) **PTO Customer Number 28062**
) Buckley, Maschoff & Talwalkar LLC
) Five Elm Street
) New Canaan, CT 06840

CERTIFICATE OF MAILING UNDER 37 CFR 1.8

I hereby certify that this correspondence is being deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to: Mail Stop Petition, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450, on 4/28, 2005.

Dated: 4/28, 2005 By: Edith Martin

Edith Martin

Mail Stop Petition
Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Sir:

The above-identified application became abandoned for failure to file a timely and proper reply to a notice or action by the United States Patent and Trademark Office. In particular, Applicant's prior attorney of record apparently failed to respond to a Notice to File Missing Parts dated January 9, 2004. As such, the application apparently went abandoned as of April 10, 2004.

APPLICANTS HEREBY PETITION FOR REVIVAL OF THIS APPLICATION

05/03/2005 HVUONG1 00000072 10673936

04 FC:2453

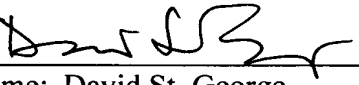
750.00 OP

Enclosed herewith are:

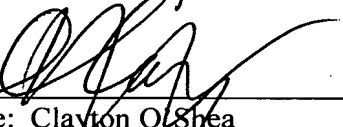
- (1) Petition fee (Small entity-fee \$750 (37 CFR 1.17(m)). Applicants claim small entity status.);
- (2) A Reply to the Notice of Missing Parts (in the form of a response to the Notice, enclosed herewith); and
- (3) The following statement that the entire delay was unintentional.

The entire delay in filing the required reply from the due date for the required reply until the filing of a grantable petition under 37 CFR 1.137(b) was unintentional. Applicants first became aware of the abandonment of this application on or about April 6, 2005. Because the prior attorney of record (Mr. Murphy) continually failed to keep Applicants aware of the status of various pending applications (including the instant application), Applicants retained new counsel in March 2005. Applicant's new counsel obtained access to the instant application and discovered the abandonment. At no time did Applicants intend to allow the instant application to lapse or go abandoned.

Applicants hereby enclose (1) Fee Payment; (2) copy of Notice of Missing Parts; and (3) Response to Notice to File Missing Parts. No terminal disclaimer is believed due with this petition because the application was filed after June 8, 1995.

By: 
Print Name: David St. George

Date: 15th April 2005

By: 
Print Name: Clayton O'Shea

Date: 25 4/05